In the Supreme Court of the State of Alaska

In the Matter of Wayne Anthony Ross, Regarding Sanctions Imposed in Green v. Green, Supreme Court No. S-17547

Order

Date of Order: 7/8/2020

Trial Court Case No. 3PA-19-01073CI, 3PA-18-00868CI

This appeal from an attorney sanctions order was converted from a petition for review by order dated 1/21/2020. That order required that the appellant file a designation of transcript on or before 2/3/2020.

With the benefit of several extensions of time, the appellant filed a designation of transcript on 3/19/2020. The appellee moved to strike several of the designated transcripts from the record because they related to proceedings subsequent to the orders on appeal; the motion was granted by order dated 4/21/2020.

On 4/29/2020 the clerk of the appellate courts notified the appellant that the transcripts were overdue and had to be filed no later than 5/13/2020, along with a motion to accept late transcripts, or the appeal would be dismissed for want of prosecution. The clerk sent a second notice on 5/19/2020, stating that the transcripts still had not been received and, again, that the appeal would be dismissed for want of prosecution unless the transcripts and a motion to accept late transcripts were filed by 6/2/2020.

Also on 5/19/2020, by separate order, the clerk notified the appellant that his Appellate Rule 221 notice of settlement discussions was overdue and had to be filed along with a motion to accept late-filed notice no later than 6/2/2020, again on pain of dismissal for want of prosecution.

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On 6/10/2020, eight days after the deadline for these two filings, the clerk

issued an order dismissing the appeal pursuant to Appellate Rule 511.5(a) for want of

prosecution, citing the appellant's failure to timely file the transcripts.

On 6/22/2020 the appellant filed a motion for reconsideration of the

dismissal order, along with an uncertified copy of the designated transcripts and an

affidavit from the court reporter.

On consideration of the 6/22/2020 motion for reconsideration, and no

opposition having been filed,

It Is Ordered that the motion is Granted, on condition that the

appellant file, on or before 7/17/2020, both (1) the original transcript in the form required

by Appellate Rule 210(b)(5); and (2) an Appellate Rule 221 notice of settlement

discussions. Any failure to comply will result in dismissal of the appeal.

Entered at the direction of an individual justice.

Clerk of the Appellate Courts

Mindi Johnson, Deputy Clerk

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